CARLE STATE U.S. DEPARTMENT OF COMMERCE INTERNATIONAL TRADE ADMINISTRATION THIS SPACE FOR ITA USE FORM ITA-621P (REV 12-83) 86512**7** REPORT OF REQUEST FOR RESTRICTIVE TRADE PRACTICE OR BOYCOTT SINGLE TRANSACTION (For reporting requests described in Part 369 of the Export Administration Regulations) Pursuant to section 4A (b) (2) of the Export Administration Act of 1969, as amended (50 Pursuant to section 4A (0) (2) of the Export Administration Act of 1909, as amended (50 U.S.C. App. 2401 et sep.), information regarding the quantity, description, and value of any articles, materials and supplies, including technical data and other information, to which this report relates will be kept confidential when the reporting person certifies that disclosure would place a United States person involved at a competitive disadvantage, unless the Secretary of Commerce determines that disclosure thereof would not place such United States person at a competitive disadvantage or that it would be contrary to the national interest to withhold the information. \_ SUBSET L RSN L 17 16 15 27 18 FILING L tag L CLASS L 80 28 55 70 This report is required by law (50 U.S.C. App. §2407 (b) (2) P.L. 96-72; E.O. 12214; 15 C.F.R. Part (369). Failure to report can result both in criminal penalties, including fines or imprisonment, and administrative sanctions. INSTRUCTIONS: Complete all items that apply. Assemble original report form and accompanying document(s) as a unit, and submit intact and unaltered. Assemble and submit a duplicate copy of report form and documents, marked with the legend "PUBLIC INSPECTION COPY." If the reporting firm certifies that disclosure of certain information specified in Item 10 below would result in competitive disadvantage, the public inspection copy (report form and accompanying documents) must be edited accordingly. Specify firm type: 1b. Check any applicable box: 1a. Identify firm submitting this report: Name: Carrier International Corp. X Exporter ☐ Revision of a previous report (attach two copies of the Address: One Carrier Place ☐ Bank previously submitted report) City, State and ZIP: Farmington, CT 06034 

Forwarder ☐ Resubmission of a deficient report returned by BTR (attach form letter that was returned with deficient report) Country (if other than USA): □ Carrier Telephone: 860-674-3000 ☐ Insurer Report on behalf of the person identified in Item 2 ☐ Other □ Dual report on behalf of self and the person identified in Item 2 Firm Identification No. (if known): 3. Identify exporting firm, unless same as Item 1a or 2: 2. If you are authorized to report and are reporting on behalf of another U.S. person, identify that person (e.g., domestic subsidiary, controlled foreign subsidiary, exporter, beneficiary): Name: Kuwait American Air Conditioning KSC Name: Address: P.O. box 21326, Safat City, State and ZIP: Kuwait 13063 City, State and ZIP: Country (if other than U.S.A.): Country (if other than U.S.A.): Firm Identification No. (if known): Type of firm: (see list in Item 1a) Firm Identification No. (if known): 36-41 42 4. (a) Name of boycotting country from which request originated Name of country or countries against which request is directed: Kuwait Israel of country directing inclusion of request, if different (b) Nam from (a) above: 108755 45-46 7. Date firm received request: (use digits for month/day/year) 6. Reporting firm's reference number (e.g., letter of credit, customer order, invoice): 47-52 11/19/98 108755 71-77 8. Specify type(s) of document conveying the request: Submit two copies of each document or relevant Letter of credit Request to carrier for blacklist certificate (submit two copies of blacklist certificate or transcript of request) ☐ Requisition/purchase order/accepted contract/shipping instruction ☐ Bid invitation/tender/proposal/trade opportunity page in which the ☐ Unwritten, not otherwise provided for (make transcript of request and submit two ☐ Questionnaire (not related to a particular dollar value transaction) request appears ☐ Other written (specify) copies) 53-54 9. Decision on request: (Check one) Have taken or will take the action requested but in a modified form (attach detailed explanation). That Have not taken and will not take the action requested. ☐ Have taken or will take the action requested Unable to report ultimate decision on the request at this time and will inform the Bureau of Trade Regulation of the decision within ten days after decision is made. Have taken or will take the action requested and claim it is subject to a grace period (attach detailed explanation). the decision within 56-57 Additional information: The firm submitting this report may, if it so desires, state on a separate sheet any additional information relating to the request reported or the e to that request. This statement will constitute a part of the report and will be made available for public inspection and copying. 10. Unless indicated otherwise by theckmark in the box below, I (we) certify that disclosure to the public of the information regarding quantity, description, and value of the commodities or technical data contained in Item 11 below would place a United States person involved at a competitive disadvantage, and I (we) request that it be kept confidential. I (We) certify that/all statements and information contained in this report are true and correct to the best of my (our) knowledge and belief.

Andrea M. Quercia ellech WWa Andrea M. Quercia Type or print Paralegal (Name and title of person whose signature appears on line to left) Sign here in ink of person completing repolt)

(Remove stub from public inspection copy at perforation if confidentiality is requested in Item 10)

□ I (We) authorize public release of all information contained in this report.

## Re: 0rder No. SD/PRT/017/11/98

A condition of the Letter of Credit from Alahli Bank of Kuwait K.S.C. states, "We hereby certify that the beneficiaries/the manufacturers/the exporters/the transferrees of this credit are neither black listed nor have any connection with Israel and that the terms and conditions of this credit in no way contravene the law pertaining the Boycott of Israel and the decisions issued by the Israel Boycott Office and the importation of goods covered herein does not infringe the regulations/orders issued from time to time by the Ministries of Health, Communications, Defence, Finance, Commerce, Industry, Municipality or any other Governmental Department.

Furthermore, we accept full and complete responsibility for any violations of the laws/decisions for the Boycott of Israel that may arise as a result of your opening of the Letter of Credit .....".

We required that the above language not be provided and be deleted from the letter of credit.

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## CONDITIONS FOR LETTER OF CREDIT AND INDEMNITY

CONDITIONS FOR LETTER OF CREDIT AND INDEMNITY

1. We carely that the beneficiaries / the manufacturers / the exportant / the transference of the crock are notified to set stated not have any connection with larged and that the terms and conditions of the condition no way congrevered her law personnel playcont of larged and the terms and conditions of the condition no way congrevered her law personnel and progression and the importation of the goods covered herein does not infringe the requisions. Jordan's laxued from lime to time by the Ministers of Health, Communications, Selence, Finance, Commence, Industry, Municipality or any other Governmental Department. Furthermore, we accept full and complete responsibility for any violations of the taker / decisions for the Boycott of larged that and souther responsibility for any violations of the taker / decisions for the Boycott of larged that and should necessary incurs therefore.

2. Bills drawn under this Letter of Credit unless otherwise agreed will be payable in Kuwata Oniars and the termination of the latter of credit unless otherwise agreed will be payable in Kuwata Oniars cacculated at the benink cooling rate for the foreign aschange concerned using on the date of settlement in Kuwata / negotiation or payments strong of the relative documents.

2. We understand that the advantage and relimburing Bants under this Credit will be determined by you without regard to any roduest by ourselves and without any responsibility by you for any arror, ordination or other detect calcued by said approaches of a bill belief of Credit or of any other amount due from melius to your passent and under this Credit and large discussments in connection with this Credit and for all discussments in connection with goods or otherwise (which we hereby autheries you to pay for our account) and all our other labilities incomed by your passent and under the other greater that the province of any other amount due from melius to your passent and under the province of amount of any other am

- Bank whatever its origin nature or amount. You may be a payment detail our account with all sums paid in connection with this Credit in documents or of the goods, including commission expenses interest and charges according to local bending customs or with the whole or part of the amount of the Credit at any time or times as you think fit and on demand we will place you in funds to meet study detail in custom of the Credit at any time or times as you which fit and on demand we will place you may be as any such debts in Kruwello Dinars at you're may; to describe on their times otherwise arranged without affecting your rights as before membered we agree duty to accept under you time that you provide you with funds to meet any. Acceptances given by you under this Credit times days before due date or sentier it required We will place you only in the order of the provide you with funds to meet any. Acceptances of the currency invested the funds of the control of the times described to the currency invested to the currency in which the debts are passed in Kneed Dinary at your sating rate of exchange to the currency invested and any default, you may exercise at rights as murrayous of the good covered by this Credit in the search of the policy of the currency in which the bits are drawn or the acceptances are given in the search of any dataful, you are demand as a storeast dandward informatify you gainst all claims, demand, costs, charges and expenses incurred in connection with this Credit I including demanding and off-loading.
- 8- Your rights against us herounder shall not be affected by and you and / or your Correspondents shall not be responsible for any loss or dismage to the goods however and whenever caused, their quantity, quelity condition, value or easy lance of their detention by any person whelelowers for however caused their loss, validity, sufficiency, genuinesses of accuracy of shipping, indurance or any other coursels, or failure for any reason by you, your correspondents or any other person to stere protect or inture the goods and all cots and ormissions of the Drawers and / or Vendors and / or Correspondents and / or sny other person shall be stiev risk.
- All cables in connection with the Credit that be despetched at our risk and dost and you shall not be responsible for any base caused by metables or amission in their transmission coding or decoding interpretation when received or by detay on the best of the cable or lefe graph companies concerned if the or more parties sign this document the obtigetors herefunder any clint and several fit had or more parties sign this document the obtigetors herefunder and any clint and several four designs and or your Commissiondaries shall not be facilities to us in any manner for any act or omission pertaining to this Credit unless same is proved to have been the result of withdigness negligence. This application is improcable by me / us and remains fully brinding.

- 11-You may at any time debit our account with all sums Credited on receipt of documents whether the documents or requisit or irregular.

  12- You are authorised to debit our account with all expenses including cable / teles charges incurred due to irregularises in the documents.

  13- We undertake to noisity in writing of any discrepancy between this application and the Credit as sasued by you immediately on receipt of our copy. Feiting such notification you may consider the Credit, as issued by you, to be in full conformity with the application.

  14- We hardly inevocably authorizely out to make any such alterations for terms and conditions of the Letter of Credit as you down receasing in your absoluted stacretion, without any responsibility on your Bank except in case of fraud on the part of the Bank.
- Sank except in case of fraud on the part of the Bank.

  15- "We hereby inrevocably authorise you to make payment to the Beneficiary and for your Correspondent and for Confirming Bank under the Letter of Credit invespective of any court judgement or order to the contrary under any junediction in any country and we irrevocably under take not to take any legal action of any time and before any court of any junediction to peoperdise your rights under the Letter of Credit and for the preduce your form making the payments due hereunder to the Beneficiary feel for your correspondent and for Confirming Bank, or from recovering from us any and all amounts that you pay to the Beneficiary plus all charges and expenses. In any case, we further irrevocably undertake, in the strent into intertakending the torogoning you are for any reason bound under this Letter of Credit lowered the Beneficiary and for your Correspondent and for Confirming Bank to make any payment under the L/C, that we shall small responsible to you to reinhouse you fully and fold you reinhead in mapped that of all they indemnify you for all the resulting condequences, including demages, court charges, coats and other fees."

- شدوط خصطاب الاعتماد والتأمين ا. يؤكد بعوجب هذا أن فلستجيدن السدين السدين السولي لهذا الاعتماد ليدوا من السرجي على هالندة لسوية لمكتب متاطبة ليراسل ولا تربطهم أية علاقة بالسرائيل . عكما أن شروط هذا الاعلماد لا فقائية لسوية لمكتب متاطبة ليراسل ولا تربطهم أية علاقة بالسرائيل . عكما أن شروط هذا الاعلماد لا فتارش على أي وجه مع قانون ماطبة السرائيل وقرارت السرائر ماطبة متأسلة مي وزارت السحة وافواسائيات والمقاع وقائية وقلمارة والمستاعة واضبتها أو أية باشرة مسكومية أخرى مكالت فقطا للمستولية المناطبة في المالية لا المواجه المواجهة للتج ملا الاعتماد ، وتؤكد استميانا فتعويمسكم عن أية المراز أو تمكايت أو مصاريت أو القرامات قد تترقب

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- التجد بتسعيد قيمة النسبويات العامية بهذا الاعلماء بالديدار الحكويتي، ما لم يتعق على غير ذلك ، و أن يتم احتساب النبية بسمر بيح قعمائات الأجدية لك قتال و السائد في تاريخ السعاد في السكويت / تعاول المستنفذ دك فعلاقة .
   من الغيرة م قان العر متروك اسكم لاحتيار فيسك الذي يقوم بالإتمار والبنك الذي يتوم بالسعاد و ذلك بدون إيماز منا ، ويعون أية مسؤولية بموحكم لأي خطأ صفحا . أو أي أحلال يقوم به البنك للشكور .

- الشهوم على المسلمة المناسبة المسلم الاطهار البسكة الذي يقوم بالإنسار والبنك الذي يقوم بالسداء و ذلك بدون إيدا من الفهوم على المسرك المسلمة المسل

- ١١٠ نطولسكم لقيد كافلة السروقات فعاتبة عن اجور فيرفيات للعكس في حالة وجود اي احتلاف في الستندات المحمد المحمد

ONLY	CLIENT'S FACILITIES VALID UNTIL				REMARKS		
	POSITION	SIGHT	OTHERS		APPROVAL	EXCEEOS UMIT	FACILITIES
	LIMIT				Cr Officer	OVERDUE BILLS	
BANK'S USE	OUTSTANDING BALANCES			:	Cr. Manager	LIABILITY IN KD MARGIN % OTHER	
TOK BA	NEW UC				Com. Opr. Manager	18.0	
	TOTAL					IMPORT LICENCE VALID UNTIL	

TOTAL P.03

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